PTO/S8/21 (03-03)

	U.S. Paten	Approved for use through 04/30/2003. OMB 0551- t and Trademark Office; U.S. DEPARTMEN OF COMME	RCE					
Under the Paperwork Reduction Act of 1995, no o	Application Number	on of information unless it displays a valid OMB control nul 09/396,531						
TRANSMITTAL	Filing Date	9/15/1999						
FORM	First Named Inventor	Rendall A. Addington						
(to be used for all correspondance after mittel bling	Art Unit	3711						
·	Examiner Name	William M. Pierce						
Total Number of Pages in This Submission 7	Attorney Docket Number	99-1001						
ENCLOSURES (Check all that apply)								
Fcc Transmittal Form	Drawing(s)	After Allowance Communication to a Technology Center (TC)						
Fee Attached	Licensing-related Papers	Appeal Communication to Board of Appeals and Interferences						
Amendment/Reply	Petition	Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)						
After Final	Petition to Convert to a Provisional Application	Proprietary Information						
	Power of Attorney, Revocation Change of Correspondence Addr	Status Letter						
Affidavits/declaration(s)	Terminal Disclaimer	Other Enclosure(s) (please						
Extension of Time Request	=	ldentify below):						
Express Abandonment Request	Request for Refund							
Information Disclosure Statement	CD, Number of CD(s)							
Certified Copy of Priority Document(s)	rcitaiks j							
Response to Missing Parts/								
Incomplete Application								
Response to Missing Parts								
under 37 CFR 1.52 or 1.53								
CICNATI	DE OF ADDUCANT ATTOON	EV OD ACENT						
Fi	RE OF APPLICANT, ATTORN	E1, OR AGENT						
or John I. Adsenblatt, Felchi Atto	xney							
Individual Signature	Ne Clothan							
Date 6/25/2003			***************************************					
			\equiv					
	TIFICATE OF TRANSMISSION							
I haraby cartify that this correspondence is being facsin first class mail in an envelope addressed to: Commission	nile transmilled to the USPTO or deposited voner for Patents, Waxhington, DC 20231 on the contract of the cont	with the United States Postal Service with sufficient postal this date: 06/26/2003	B as					
Typed or printed .Joet Rosenblatt	Λ							
Signature	Uhull	Date 06/26/2003						
grocess) an application. Confidentiality is governed bigathering prepainting and submitting the completed at	by 35 U.S.C. 122 and 37 GPR 1.14. This conposition form to the USP10. Time will be useful to the useful this burden, short suggestions for reducing this burden, shoshington, DG 20231. DO NOT SEND FEE	tain a benefit by the public which is to file (and by the USP illeution is estimated to take 12 minutes to compliate, inc. ny departiting upon the individual case. Any comments or hould be sent to the Chief Information Officer, U.S. Patt 5 OR COMPLETED FORMS TO THIS ADDRESS. SEN	on the on the					

If you need assistance in completing the form, call 1-800-PTO-9199 (1-800-786-9199) and select option 2.



PT()-2038 (02-2003) Approved for use through 02/28/2006. OMB 0651-0043

United States Patent and Trudemark Office, U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

United States Patent & Trademark Office

Credit Card Payment Form

Pk	ase Read Instructions be	fore Completing this F	orm		
	Credit Card	nformation			
Credit Card Type:	☐ Visa ☐ MasterCa	rd FAmerican Express	Discover		
Credit Card Account #:	3739 57848 41004				
Credit Card Expiration D	Date: 09/03				
Name as it Appears on	Credit Card: Joel I. Rosen	blatt			
Payment Amount \$(US	Dollars): \$130.00				
Signature:	expans .	Date: 06/26/03			
will not entitle a party to a refu requested, and will not notify	ay refund a see paid by mistake or in exceed of such fee. The Office will not refund the payor of such amounts (37 CFR 1.26 0.00 service charge for processing each (37 CFR 1.21(m)).). Refund of a fee paid by credit card payment refused (including a check r	will be via credit to the credit		
	Credit Card B	illing Address			
Street Address 1: 445	11th Ave.				
Street Address 2:	. , ,				
City: Indialantic	· · · · · · · · · · · · · · · · · · ·				
State: Florida		Zip/Postal Code :	32903		
Country: U.S.A.					
Daytime Phone #: 321 727 7626		Fax #: 321 727 8	Fax #: 321 727 8309		
Description of Request	Request and Pay and Payment Information:	ment Information			
Patent Fee	Patent Maintenance Fee	Trademark Fee	Other Fee		
Application No. 09/396,531	Application No.	Serial No.	IDON Customer No.		
Patent No.	Patent No.	Registration No			
Attorney Docket No. 99 1001		Identify or Describe Mark			

If the cardholder includes a credit card number on any form or document other than the Credit Card Payment Form, the United States Patent & Trademark Office will not be liable in the event that the credit card number becomes public knowledge.



PTO/SR/17 (05-03)
Apprised for use through 04/30/2003. OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
It to a collection of information unless it displays a valid OMB control number.

Uniter the Paperwork Reduction Act of 1995, no persons are requi	red (o r	esponu k	a conec	4011 (J.).	Complete if Known			
FEE TRANSMITTAL for FY 2003 Effective 01101/2003. Patent fees are subject to annual revision.								
			Application Number Filing Date		9/15/1999	9/15/1999		
				nvento	Randall A. Addin	Randall A. Addington		
			First Named Inventor Examiner Name		Wittam M. Pierce			
3					3711			
		Art Unit Attorney Docket No.		99-1001				
TOTAL AMOUNT OF PAYMENT (\$) 130	_	Alton	ey Doc			etieal)		
METHOD OF PAYMENT (check all that apply)	<u> </u>	FEE CALCULATION (continued)						
Check Cand Money Criner None			ONAL Small E					
Deposit Account:	Larg		I	-114: <u>17</u> 	Fee Description	on .	Fee Paid_	
Deposit	Ço	de (\$)	Code	(\$)	urcharge - late filing fee o		Paw Pard	
Account Number	105		2057	25 5	urcharge - late provisiona	Ning fact Of		
Deposit Account	105	52 50	1	C	over sheet			
Name he Director is sutherized to: (check all that apply)	105		1053	'	lon-English specification or filing a request for ex p	arte reexamination		
Charge tee(s) indicated below Credit any overpayments	B 404		1 .	920° F	tequesting publication of S		L	
Charge any additional fee(s) during the pendency of this applicati	on			Ε	xaminer action Requesting publication of			
Charge fee(s) indirated below, except for the filling fee	18	05 1,840	1805 1	(Exeminer action			
the above-identified deposit account.	12	51 110	2251	55 (Extension for reply within	first morth		
FEE CALCULATION	12	52 410	l		Extension for reply within			
. BASIC FILING FEE arge Entity Smell Entity	. 9	53 930			Extension for reply within Extension for reply within			
rge Fee Fee Fee Fee Description Fee Paic code (\$) Code (\$)		54 1,450	1		Extension for reply within			
001 750 2001 375 Utility filing fee	3 1	955 1.970 101 321		• • •	Notice of Appeal			
1002 330 2002 165 Dasign filing fee	11	101 321 102 321			Filing a brief in support of	f an appeal		
1003 520 2003 260 Plant filing fee	_1 L	103 28	1 -	140	Request for oral hearing		ļ. 	
1004 750 2004 375 Reissue filing fee	┪┨ᇻ	451 1.51	0 1451		Petition to institute a publ		-	
1000 1121 2000	╡╽▗	452 11	0 2452		Putition to revive - unave		 	
SUBTOTAL (1) (\$)	╣╵	453 1.30	0 2453		Polition to revive - unlinte		— —	
2. EXTRA CLAIM FEES FOR UTILITY AND REISS		501 1.30			Utility esue fee (or reissa Design saue fee	ue)		
Extra Claims below Fee P		502 47 503 63			Plant issue fee			
Total Claims -20" = X = X		460 13	-		Petitions to the Commis	sioner	130	
Claims Mulliple Dependent	1		50 180	7 50	Processing fee under 37	7 CFR 1.17(q)		
Lame Forthy : Small Entity		806 18	30 180	6 180	Submission of Information	on Disclusure Stmt		
For Fee Fee Fee Description	8	3021	40 802		DUCOBATA (IIII) AND LIGHT	Ot buohernes:	<u> </u>	
1202 18 2202 9 Claims in excess of 20		1809 7	50 280	9 . 375	Filing a submission after	r final rejection	1	
1201 84 2201 42 Independent claims in excess of 3	3	_		~~	(37 CFR 1.129(a)) For each additional investigation	ntion to be		
1203 280 2203 140 Multiple dependent claim, if not p	a id 1	1810 7	50 28·		examined (37 CFR 1.14	re(n))	_,	
1204 64 2204 42 "Reissue independent daims over original paters		1801 7	50 280	1 37	S Request for Continued	Examination (RCI		
1205 18 2205 9 "Reissue ciairns in excess of 20	·	1802 9	00 180	5 8 0	 Request for expedited of a design application 	Examination;		
and over driginal patent	— γ Ι,	Other lee	(specify)	·		·		
SUBTOTAL (2) (\$) "or number previously paid, if greater; For Reissues, see abox		*Reduc c	d by Bas	c Filing I	Fee Paid SUBTO	TAL (3) (\$) 1	3()	
						lete (if applicable)		
Name (Pmt/Type) Joe[1] Rusenblatt A			istration l mewAgen		NO25 Tolepi	none 321 727 76	526	
1 1 1 1			OT REPORTED		Data	06/26/200	3	
Signature MY					Lis and information (should not		

Warking: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

This collection of information is required by 37 CFR 1.17 and 1.27. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete. USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete. Any comments on including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on including gathering, preparing, and submitting the complete days and any comments of the USPTO. The will vary depending upon the individual case. Any comments on including gathering, preparing to take 12 minutes to complete this tomation of the USPTO. The will vary depending upon the individual case. Any comments of the USPTO is commented to take 12 minutes to complete the complete days and the user of the USPTO. The will vary depending upon the individual case. Any commented to take 12 minutes to complete days and the user of the USPTO. The will vary depending upon t ADDRESS, SEND TO: Commissioner for Patents, P.O. Box 1459, Alexandria, VA 22313-1450.

Application Number: 09/396,531

5,531 Group Art Unit: 3711

Filing Date: 9/15/99

Examiner Name: William Pierce

Inventors:

Randall Addington et al.

Attorney Docket No.: 99-1001

Title: Bowler's Aid

Assistant Commissioner of Patents

Washington, D.C. 20231

By Facsimile: 703-872-9303

37 C. F. R. 1.181 Petition

T.

This Petition Is Timely Filed

1. This Petition is for relief from examiner's prejudice, denying to applicants, a fair and impartial examination. Its basis in fact is examiner's prejudice demonstrated at least in Office Action mailed 06/18/2003, a record document in this application.

П.

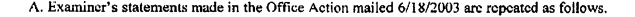
Return of Petition Fee

2. This Petition is made to correct a mistake, wholly by fault, of the U.S. Patent Λnd Trademark Office and the return of the petition fee is requested.

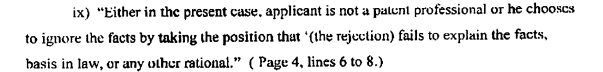
III.

<u>Facts</u>

3. Examiner's Prejudice Towards Applicants and to Applicants' Attorney And Legal Representative Is Demonstrated By The Following Examiner Statements From The Office Action Mailed 06/18/2003, Denying Applicants A Fair And Impartial Examination, A Denial Of Equal Protection Under Law, And A Failure By The U.S. Patent And Trademark Office To Meet The Essential Requirements Of The Law.



- i) "... applicant has only presented careless changes containing errors ..." (Page 2, line 3.)
- ii) "... Applicant... appears not to be familiar with the format of an Office action (sic) and how a grounds for rejection is (sic) presented." (Page 3, line 1 and 2.)
- iii) "An Office action (sic) does not use the explicit words as 'the fact are.' (sic) Instead language used to present facts are for example. The 'reference shows' or 'teaches." (Page 3, lines 2 and 3.)
- iv) "Merely because applicant is inexperienced with how an office action (sic) is presented and/or (sic) he chooses to ignore how the facts are presented . . ." (Page 3, lines 4 and 5.)
 - v) "...applicant blindly restates the MPEP." (See Page 3, line 17.)
- vi) "To applicant this may seem 'illogical' based on his abilities. However, his deficiencies to comprehend the basis for a rejection fo not render it improper. (Page 3, lines 24 and 25.)
- vii) "Merely because applicant in not familiar with the MPEP, patent practice and/or chooses to ignore such does not render a rejection improper." (Page 4, lines 1 and 2.)
- viii) "When an examiner writes a rejection and he is assuming that he is dealing with a patent professional familiar with patent practice and prosecution, he may be brief with the consideration that the applicant would have the competence to understand, amend, and/or (sic) overcome the rejection. (Page 4, lines 4 to 6.)



- x) "Further, arguments pertaining this false and misleading statement will not be further addressed..." (See Page 5, line 15.)
- xi) "All the facts are clearly stated such that a patent professional can easily determine how the prior art meets the limitations of the claimed invention." (See Page 5, lines 18 and 19.)
- 4. Applicants' attorney is registered to practice in the U.S. Patent Office, admitted to the Court of Appeals for The Federal Circuit, and to a number of state and federal district courts. Examiner has no knowledge of applicant's attorney's experience and abilities as a professional admitted to the practice of law. As directed to an attorney at law and a professional, examiner's statements, above, are well outside the scope of examiner's authority under any law, rule, or regulation, or under the examination standard of substantial evidence, as set forth In re. Zurko 358 F.3d1379, 1385 (Fed. Cir. 2001).
- 5. Directed to a registered patent attorney, these statements made by a representative of the U.S. Patent and Trademark Office, without any qualification of privilege, can serve no purpose in advancing the prosecution of this application, and can only be maliciously intended by examiner, with the purpose to intimidate, insult, defame, and cause injury to the attorney's professional reputation and to prevent applicants from receiving a fair and impartial examination.
- 6. The damage caused to the applicants and to applicants' attorney at law, is irreparable, and applicant's attorney can offer no means or method for a cure to the harm already caused by the U.S. Patent And Trademark Office through its actions.
- 7. The Board of Appeals remanded this case prior to its scheduled hearing and remanded a related case of applicants, 09/396,530, filed 09/15/1999 assigned to this examiner, after its scheduled hearing, each for corrections related to the examination. In the related case, 09/396,530, filed

09/15/1999, after remand and review of the record by the Director, Patent Examining Groups 3710 and 3720, examiner's actions were made subject to the directions of the Supervisory Primary Examiner to resolve all of the issue raised by the Board and applicant. (Application 09/396,530, filed 9/15/1999; Decision On Petition, Paper No. 25.)

8. It is not possible to determine the reach or extent of any possible prejudice against applicants related to this application and to the related application 09/396,530, filed 09/15/1999, as exists in Technical Center 3700.

IV.

Relief Requested

- 9. First Requested Relief. To prevent any possibility of any continuing prejudice toward applicants or applicants' attorney, this application and related application 09/396,530, filed 09/15/1999 should be removed from any examination within, or related to, personnel in Group 3700.
- 10. Second Requested Relief. To prevent any injury to the professional reputation of Applicants' attorney from examiner's defamatory statements, this last Office Action dated 06/18/2003 should be removed and expunged and a new action prepared in its place, which conforms to Office practice and which is limited to matters within the allowed scope of examination.

Submitted

Jolel I. Rosenblatt

Kttorney for Applicants

Registration 26,025

445 11th Ave.

Indialantic, Florida 32903

321-727-7626; Fax: 727-8209

Email: <u>irosenblatt@earthlink.net</u>